

**Federal Court of Australia Act 1976**  
**Direction pursuant to section 35A(1) – February 2019**

I, the Honourable James Leslie Bain ALLSOP, Chief Justice of the Federal Court of Australia, direct that each of the Registrars listed below:

Warwick Graeme SODEN	Catherine FORBES
Sia LAGOS	Tuan Van LE
John William MATHIESON	Suzanne Elizabeth CARLTON
Scott Douglas TREDWELL	Simon Timothy HAAG
Paul Justin FARRELL	Lauren Carroll MCCORMICK
Catriona Helen STRIDE	Meredith Louise CRIDLAND
Susan Gaye O'CONNOR	Alison Louise HIRD
Matthew Karl BENTER	Stephanie Rae SANDERS
Ann Elizabeth DANIEL	Sophie Kathleen BIRD
David Neill PRIDDLE	Adam Thomas BUNDY
Simon Alan GRANT	Claire GITSHAM
Laurelea Grace MCGREGOR	Rohan Luke MUSCAT

may exercise the following powers of the Court in respect of any proceeding:

1. the powers specified in section 35A(1)(a) to (g) of the *Federal Court of Australia Act 1976* being:
  - (a) the power to dispense with the service of any process of the Court;
  - (b) the power to make orders in relation to substituted service;
  - (c) the power to make orders in relation to discovery, inspection and production of documents in the possession, power or custody of a party to proceeding in the Court or of any other person;
  - (d) the power to make orders in relation to interrogatories;
  - (e) the power, in proceedings in the Court, to make an order adjourning the hearing of the proceedings;
  - (f) the power to make an order as to costs; and
  - (g) the power to make an order exempting a party to proceedings in the Court from compliance with a provision of the Rules of Court.

2. the powers of the Court specified in column 2 of the following items of Part 3.1 of Schedule 2 to the Federal Court Rules 2011:

Item	Provision of the <i>Corporations (Aboriginal and Torres Strait Islander) Act 2006</i>	Description (for information only)
1	Section 526-1 (1)	Power to order that an Aboriginal and Torres Strait Islander corporation be wound up

3. the powers of the Court specified in column 2 of the following items of the Part 3.2 of Schedule 2 to the Federal Court Rules 2011.

Item	Provision of the <i>Trans-Tasman Proceeding Act 2010</i>	Description (for information only)
11	Section 36 (1)	Power to set aside a subpoena in whole or in part
12	Section 36 (4)	Power to determine an application without a hearing
13	Section 36 (6)	Power to direct that a hearing may be held remotely
14	Section 38	Power to issue a certificate stating that the person named in a subpoena has failed to comply with the subpoena

4. the powers of the Court specified in column 2 of the following items of Part 3.3 of Schedule 2 to the Federal Court Rules 2011:

Item	Provision of the <i>Federal Court of Australia Act 1976</i>	Description (for information only)
21	Section 31A (1)	Power to give summary judgment for a prosecuting party
22	Section 31A (2)	Power to give summary judgment for a defending party
23	Section 32AB (1)	Power to order the transfer of a proceeding to the Federal Circuit Court
24	Section 32AB (7)	Power to make a necessary order pending the disposal of a proceeding by the Federal Circuit Court
24A	Sections 37AF and 37AI	Power to make an order prohibiting or restricting the publication or other disclosure of particular evidence of the name of a party or witness
25	Section 37N (3)	Power to require a party's lawyer to give the party an estimate of the likely duration of the proceeding or part of the proceeding and of the likely amount of costs the party will have to pay in connection with the proceeding or part of the proceeding
26	Section 37P (2)	Power to give directions about the practice and procedure to be followed in relation to the proceeding or any part of the proceeding

Item	Provision of the <i>Federal Court of Australia Act 1976</i>	Description (for information only)
27	Section 37P (5)	Power to make such order or direction as is appropriate when a party fails to comply with a direction about the practice and procedure to be followed in relation to the proceeding or any part of the proceeding
28	Section 43 (3)	Power to do any of the things mentioned in paragraphs 43 (3) (a) to (g) in relation to costs of or in connection with an application heard by a Registrar
29	Section 47 (1)	Power to direct or allow the manner of giving of testimony in a proceeding other than the trial of a cause
30	Section 47 (3)	Power to direct or allow proof by affidavit at the trial of a cause
31	Section 47 (4)	Power to permit the use of an affidavit without cross-examination of the maker
32	Section 47 (5)	Power to order the manner of giving of testimony at the trial of a cause
33	Section 47A (1)	Power to direct or allow testimony to be given by video link, audio link or other appropriate means
34	Section 47B (1)	Power to direct or allow a person to appear or to make a submission by video link, audio link or other appropriate means
35	Section 47D	Power to direct or allow a document to be put to a person who is appearing or being examined by video link, audio link or other appropriate means
36	Section 47F (1)	Power to make an order for payment of expenses incurred in connection with the giving of testimony, appearance or the making of submissions by video link, audio link or other appropriate means
37	Section 48	Power to direct a change of venue for a proceeding or part of a proceeding
38	<i>repealed</i>	
39	Section 51 (2)	Power to make an order declaring that a proceeding is not invalid by reason of an irregularity or formal defect
40	Section 52 (2)	Power to fix a rate of interest that is lower than that fixed by section 52 (2)
41	Section 56 (1)	Power to order an applicant or appellant to give security for costs
42	Section 56 (2)	Power to direct the amount, the time for giving, and the manner and form of security
43	Section 56 (3)	Power to reduce or increase the amount of security
44	Section 56 (3)	Power to vary the time of giving or the manner and form of security
45	Section 56 (4)	Power to order that a proceeding or appeal be dismissed

5. the powers of the Court specified in column 2 of the following items of Part 3.4 of Schedule 2 to the Federal Court Rules 2011:

Item	Provision of the <i>Foreign Evidence Act 1994</i>	Description (for information only)
51	Section 7 (1)	Power to make an order for taking evidence abroad
52	Section 8 (1)	Power to give a direction about the procedure for examination of a person outside Australia
53	Section 8 (2)	Power to include, in an order mentioned in section 7 (1) (c) of the Act, a request about a matter relating to taking of evidence in a foreign country

6. the powers of the Court specified in column 2 of the following items of Part 3.5 of Schedule 2 to the Federal Court Rules 2011:

Item	Provision of the <i>Foreign Judgments Act 1991</i>	Description (for information only)
61	Sections 6 (3), (12), (13) and (14)	Power to order that a foreign judgment be registered
62	Section 6 (5)	Power to make an order extending the time for making an application

7. the powers of the Court specified in column 2 of the following items of Part 3.6 of Schedule 2 to the Federal Court Rules 2011:

Item	Provision of the <i>Native Title Act 1993</i>	Description (for information only)
71	Section 64	Power to grant leave to amend native title determination or compensation applications
72	Sections 66 and 66A	Power to make orders as to person to whom notice must be given and how such notice must be given
73	Section 66B	Power to make order to replace an applicant
74	Section 67	Power to make order that overlapping applications be dealt with in the same proceeding
75	Section 83A	Power to request searches to be conducted
76	Section 84	Power to make orders for the joinder, dismissal, withdrawal, cessation or representation of a party
77	Section 85	Power to grant leave to a party to be represented before the Court
78	Section 86B	Power to refer applications to the National Native Title Tribunal for mediation
79	Section 86C	Power to make order for the cessation of mediation
80	Section 86F	Power to make order adjourning a proceeding

Item	Provision of the <i>Native Title Act 1993</i>	Description (for information only)
81	Section 92	Power to prohibit disclosure of evidence

8. the powers of the Court specified in column 2 of the following items of Part 3.7 of Schedule 2 to the Federal Court Rules 2011:

Item	Provision of the Federal Court Rules 2011	Description (for information only)
91	Rule 1.04 (3)	Power to order that the Federal Court Rules as in force immediately before 1 August 2011 apply to a step in a proceeding
92	Rule 1.33	Power to make an order subject to conditions
93	Rule 1.34	Power to dispense with compliance with rules 4.05, 5.02, 5.04, 7.24, 10.25, 11.01, 16.31, 16.54, 17.01, 20.16, 21.03, 22.03, 26.12, 29.08, 30.28 and 39.01
94	Rule 1.34	Power to dispense with compliance with a requirement of the Rules
95	Rule 1.35	Power to make an order inconsistent with these Rules
96	Rule 1.38	Power to make an order to fix a time
97	Rule 1.38	Power to fix the time within which an act or thing is to be done
98	Rule 1.39	Power to make an order to extend or abridge a time
99	Rule 1.40	Power to exercise a power on the Registrar's own initiative or on the application of a person who has a sufficient interest in the proceeding
100	Rule 1.41	Power to give judgment or make an order even if the applicant has not made a claim for that relief
101	Rule 1.42	Power to specify in an order the consequences of non-compliance
102	Rule 2.02	Power to transfer a proceeding to another place
102A	Rule 2.28	Power to make an order to remove from a court file documents accepted for filing
102B	Rule 2.29	Power to make an order for redaction of a document on a court file
103	Rule 2.31	Power to approve removal of documents from a Registry
104	Rule 2.32	Power to give leave to a person to inspect and copy a document in a proceeding
105	Rule 2.32 (1) (b)	Power to make an order that a document in a proceeding is confidential
106	Rule 2.43	Power to order that money be paid out of a Litigants' Fund
107	Rule 3.01	Power to receive evidence
108	Rule 4.01 (2), Note 3	Power to give leave to a corporation to proceed otherwise than by a lawyer

Item	Provision of the Federal Court Rules 2011	Description (for information only)
109	Rule 4.05	Power to give leave to a lawyer to file or serve a notice of change
110	Rule 4.12	Power to refer a litigant for referral to a Pro Bono lawyer
111	Rule 5.02	Power to make an order about the time when a notice of address for service must be served
112	Rule 5.04	Power to give a direction at a hearing of a claim for interlocutory relief
113	Rule 5.04	Power at any hearing, to make directions for the management, conduct and hearing of a proceeding
114	Rule 5.05	Power to adjourn a directions hearing from time to time
115	Rule 5.06	Power, in relation to a cross-claim, to make directions or orders for the management, conduct and hearing of the cross-claim
116	Rule 5.08	Power to hear and determine a proceeding on a directions hearing
117	Rule 5.23	Power to make an order if a party is in default as provided in rule 5.22
118	Rule 6.01	Power to: (a) remove from the Court file a document containing matter that is scandalous, vexatious or oppressive (b) strike such matter from the document
119	Rule 6.11	Power to grant leave for the use of a recording device or communication device in a place where a hearing is taking place
120	Rule 7.01	Power to appoint a receiver before the starting of a proceeding
121	Rule 7.01	Power to make an order about property
122	Rule 7.01	Power to make orders about the powers of a receiver
123	Rule 7.22	Power to order a person to attend, or to make discovery, in relation to the description of a prospective respondent
124	Rule 7.22 (2)	Power to: (a) order a person to produce a document or thing; and (b) direct that an examination be held before the Court; and (c) order a person to give discovery in relation to a prospective respondent's description
125	Rule 7.23	Power to order a prospective respondent to make discovery to a prospective applicant
126	Rule 7.24	Power to make an order about service of an application
127	Rule 7.29	Power to make an order for costs and expenses
128	Rule 7.29	Power to make an order for security for costs and expenses
129	Rule 8.21	Power to order that: (a) a document be amended; or (b) a party have leave to amend a document

Item	Provision of the Federal Court Rules 2011	Description (for information only)
130	Rule 9.02	Power to give leave for two or more persons to be joined as applicants or respondents in a proceeding
131	Rule 9.05	Power to order that a person be added as a party to a proceeding and make an order for the filing and service of documents in the proceeding
132	Rule 9.08	Power to order that a person cease to be a party to a proceeding and make an order for the further conduct of the proceeding
133	Rule 9.09	Power to make an order for the joinder or removal of a party following the assignment, transmission or devolution of a party's interest or liability, or for the future conduct of a proceeding
134	Rule 9.10	Power to order that a proceeding be dismissed if a party is not substituted for a deceased party
135	Rule 9.10, Note	Power to make an order for the service of an order mentioned in rule 9.10
136	Rule 9.12	Power to give leave to a person to intervene in a proceeding, determine the terms and conditions on which the person is to intervene and determine the rights, privileges and liabilities of the intervener
137	Rule 10.23	Power to order that a document be taken to have been served on a person on a specified date
138	Rule 10.24	Power to order the taking of steps to bring a document to a person's attention or for substituting another method of service
139	Rule 10.24	Power to order that a document is taken to have been served on the happening of a specified event or at the end of a specified time
140	Rule 10.25	Power to make an order that the filing of a document does not have effect as service of the document
141	Rule 10.26	Power to make an order about service of a notice or other document by the Court or an officer of the Court
142	Rule 11.01	Power to make an order about a person's address for service
143	Rule 13.01	Power to make an order about an originating process
144	Rule 14.01	Power to make an order about property, a document or information
145	Rule 14.21	Power to make an order in relation to the appointment of a receiver
146	Rule 14.24	Power to fix remuneration for a receiver
147	Rule 15.13	Power to make an order in relation to a cross-claim
148	Rule 15.15	Power to make an order in relation to an amendment to a cross-claim
149	Rule 16.21	Power to order that the whole or a part of a pleading be struck out

Item	Provision of the Federal Court Rules 2011	Description (for information only)
150	Rule 16.31	Power to make an order varying the times for filing and serving pleadings in a proceeding
151	Rule 16.45	Power to order a party to file and serve particulars or a statement of the nature of the party's case
152	Rule 16.52	Power to make an order disallowing an amendment of a pleading
153	Rule 16.53	Power to grant leave to amend a pleading
154	Rule 16.54	Power to order when an amendment of a document takes effect
155	Rule 16.59	Power to make an order about the procedure for amendment of a document
156	Rule 16.60	Power to make an order about the service of an amended document
157	Rule 17.01	Power to make an order about the time for service of an interlocutory application
158	Rule 17.03	Power to make an order in relation to service of an interlocutory application
159	Rule 17.04	Power to hear and dispose of an application in the absence of a party
160	Rule 19.01	Power to make an order directing the manner, time and terms for giving security for costs
161	Rule 19.01 (1) (b)	Power to order that a proceeding be stayed until security is provided
162	Rule 19.01 (1) (c)	Power to order that a proceeding be stayed or dismissed if security is not provided
163	Rule 20.03	Power to make an order about the use of a document
164	Rule 20.13	Power to order a party to give discovery in accordance with Division 20.2
165	Rule 20.15	Power to order that non-standard or more extensive discovery be made
166	Rule 20.16	Power to make an order about the manner and time within which discovery must be given
167	Rule 20.17	Power to make an order about the form and content of a list of discovered documents
168	Rule 20.21	Power to order a party to file and serve an affidavit relating to a particular document or class of documents
169	Rule 20.23	Power to order a person who is not a party to make discovery to a party
170	Rule 20.25	Power to make an order for security for costs or for costs and expenses of a person ordered to make discovery pursuant to rule 20.23
171	Rule 20.32	Power to order a party to produce a document or thing for inspection



Item	Provision of the Federal Court Rules 2011	Description (for information only)
172	Rule 20.35	Power to: (a) order a party to produce a document to the Court; and (b) inspect a document for the purpose of deciding the validity of a claim for privilege or other objection to production
173	Rule 21.01	Power to order a party to provide written answers to interrogatories
174	Rule 21.03	Power to make orders about answers to interrogatories
175	Rule 21.03	Power to: (a) require a party to specify the party's grounds for objecting to an interrogatory; and (b) determine the sufficiency of the objection
176	Rule 21.04	Power to specify who may make an affidavit verifying a party's written answers to interrogatories
177	Rule 21.05	Power to make an order if a party fails to answer an interrogatory sufficiently
178	Rule 22.03	Power to make an order about the payment of the costs of proof of a fact
179	Rule 23.15	Power to make orders about the evidence of expert witnesses
180	Rule 24.01	Power to give leave to issue a subpoena
181	Rule 24.12	Power to order an addressee, by subpoena: (a) to attend to give evidence; or (b) to produce documents; or (c) to do both of those things
182	Rule 24.15	Power to set aside a subpoena in whole or part, or grant other relief
183	Rule 24.15	Power to order that an applicant give notice of an application to set aside a subpoena
184	Rule 24.19	Power to give a direction for the removal, return, inspection, copying and disposal of a document or thing
185	Rule 24.20	Power to give leave to inspect a document or thing
186	Rule 24.22	Power to make an order dealing with payment of reasonable loss or expense incurred in complying with a subpoena
187	Rule 26.01	Power to give summary judgment for a party
188	Rule 26.01	Power to stay enforcement of a summary judgment
189	Rule 26.11	Power to give leave to a party to withdraw an admission or other matter operating for the benefit of another party
190	Rule 26.12	Power to give leave to discontinue all or part of a proceeding
191	Rule 26.12	Power to make an order about the payment of costs for the whole or part of a proceeding that is discontinued without leave
192	Rule 26.15	Power to stay a further proceeding until costs are paid

Item	Provision of the Federal Court Rules 2011	Description (for information only)
193	Rule 28.02	Power to: (a) make an order referring any proceeding or any part of a proceeding to mediation or an alternative dispute resolution process; and (b) adjourn the mediation or alternative dispute resolution process; and (c) order the mediator or person appointed to conduct the alternative dispute resolution process to report to the Court; and (d) make an order about the conduct of the mediation or alternative dispute resolution process
194	Rule 28.03	Power to make orders about mediation or other alternative dispute resolution process
195	Rule 28.04	Power to terminate a mediation or alternative dispute resolution process
196	Rule 29.06	Power to make an order about the filing of an affidavit that is irregular in form
197	Rule 29.07	Power to give leave to use an affidavit
198	Rule 29.08	Power to give a direction about the service of an affidavit
199	Rule 29.09	Power to give leave to use an affidavit if the maker of the affidavit fails to attend for cross-examination
200	Rule 30.01	Power to make an order for the decision of a question to be heard separately from another question
201	Rule 30.01, Note 1	Power to make an order for the statement of a case and the question for decision
202	<i>repealed</i>	
203	Rule 30.11	Power to order that several proceedings be consolidated, tried at the same time or in a specified order, or stayed until the determination of one of the proceedings
204	Rule 30.21	Power to make an order if a party is absent when a proceeding is called on for trial
205	Rule 30.21	Power to set aside or vary an order made in the absence of a party and make an order for the further conduct of a proceeding
206	Rule 30.22	Power to adjourn a proceeding or strike out a proceeding if no party appears at trial
207	Rule 30.23	Power to make an order limiting time for or the number of witnesses that a party may call, or documents that a party may tender, or make an order as to the length and manner of submissions
208	Rule 30.24	Power to give judgment and make an order for entry of judgment after the death of a party
209	Rule 30.25	Power to give leave to a party to read evidence taken or an affidavit filed in other proceedings

Item	Provision of the Federal Court Rules 2011	Description (for information only)
210	Rule 30.28	Power to make an order about the production of a document or thing on notice
211	Rule 30.33	Power to: (a) make an order requiring the production of a party who is in lawful custody to a proceeding before the Court; and (b) make an order in relation to the continuing custody of the party
211A	Rule 30.34	Power to make an order for the attendance of a person for examination, or for the attendance of the person and the production of a document or thing by the person
212	Rule 33.22	Power to do any of the following: (a) determine the documents and matters to be included in appeal papers; (b) determine what documents and matters were before the AAT; (c) settle the index; (d) determine the number of copies of appeal papers required; (e) direct the place, time and mode of hearing; (f) determine any other matter for the purpose of preparing the appeal for hearing
213	Rule 36.11	Power to give a direction for the conduct of an appeal
214	Rule 39.01	Power to order that a judgment or order take effect on a specified date
215	Rule 39.02	Power to order the time for compliance with an order
216	Rule 39.04	Power to vary or set aside a judgment or order before it has been entered
217	Rule 39.05	Power to vary or set aside a judgment or order after it has been entered
218	Rule 39.11	Power to make an order in the terms of a written consent of the parties
219	Rule 39.32	Power to direct that an order be entered
220	Rule 39.35	Power to direct that an order be entered by being authenticated in Court
221	Rule 40.02	Power to make an order about the amount of costs
222	Rule 40.03	Power to make an order about reserved costs
223	Rule 40.06	Power to make an order about disallowance of costs
224	Rule 40.07	Power to do any of the following: (a) disallow costs; (b) direct a lawyer to repay costs; (c) direct a lawyer to indemnify another party
225	Rule 40.13	Power to make an order about when costs must be taxed
226	Rule 41.01	Power to give a direction for the enforcement or execution of an order

Item	Provision of the Federal Court Rules 2011	Description (for information only)
227	Rule 41.10	Power to make an order, issue a writ or take another step to enforce a judgment or order

9. the powers of the Court specified in columns 2 and 3 of the following items of Part 1 of Schedule 2 to the Federal Court (Corporations) Rules 2000:

Item	Provision of the Corporations Act 2011	Rule	Description (for information only)
1		1.8	Power to give directions
2		2.13	Power to grant leave to creditor, contributory or officer to be heard in proceeding or be added as a defendant, etc
3		2.14	Power to direct an inquiry in relation to a corporation's debts, etc
4	section 227		Power to declare that conditions prescribed by Division 3 of Part 2E.1 have been satisfied
5	sections 247A and 247B		Power to order inspection of books
6	section 252E		Power to order meeting of members of registered scheme
7	<i>repealed</i>		
8	<i>repealed</i>		
9	<i>repealed</i>		
9A	paragraph 283AE(2)(a)		Power to appoint body corporate as trustee for debenture holders
9B	section 283EC		Power to make an order for meeting of debenture holders to direct trustee
9C	section 283HA		Power to give directions or determine any question on application of trustee for debenture holders
9D	subsection 283HB(1)		Power to make an order in relation to borrowing corporations
9E	paragraph 283HB(1)(c)		Power to order security for debentures to be enforceable
10	section 411	3.3 3.4 3.5	Power to make an order in relation to administration of compromise or arrangement etc
10A	Sections 415A and 415B		Power to make orders in relation to proposals considered at a meeting of creditors

Item	Provision of the <i>Corporations Act 2011</i>	Rule	Description (for information only)
11	section 418A		Power to make declaration as to validity of controller's appointment and in relation to control of property
12	section 419		Power to make an order relieving person who incurs liability in belief that properly appointed as a receiver
13	section 419A		Power to relieve controller from liability
14	section 420B		Power to authorise managing controller to dispose of property despite prior charge
15	section 420C		Power to authorise receiver to carry on corporation's business during the winding up
16	section 423	4.1	Power to inquire into conduct of controller
17	section 424		Power to give directions in relation to controller's functions and powers
18	section 425	9.1	Power to fix amount of remuneration of a receiver
19	subsection 429 (3)		Power to extend time for report
20	section 434B		Power to remove redundant controller
21	section 438D		Power to direct administrator to lodge a report
21A	subsection 439A (6)		Power to extend the convening period fixed by subsection 439A (5)
22	section 440B		Power to grant leave to enforce a charge if an administrator has been appointed
23	<i>repealed</i>		
24	section 440D		Power to grant leave to begin or proceed with a proceeding in a court against a company which is in administration, or in relation to any of its property
25	section 440F		Power to grant leave to begin or proceed with enforcement process in relation to the property of a company
26	subsection 440G (7)		Power to authorise a court officer to take action or to make a payment which would be prohibited
27	section 440J		Power to grant leave to take enforcement action under a guarantee
28	section 441D		Power to limit powers of chargee in relation to charged property
29	section 441H		Power to limit powers of receiver etc. in relation to property used by company

Item	Provision of the <i>Corporations Act 2011</i>	Rule	Description (for information only)
30	section 442C		Power to grant leave to administrator to dispose of encumbered property
31	subsection 443B (8)		Power to grant relief of administrator from personal liability for rent
32	subsection 444B (2)		Power to extend time for execution of deed of company arrangement
33	subsection 444C (2)		Power to grant leave to act inconsistently with deed of company arrangement
34	subsection 444E (3)		Power to grant leave to person bound by deed of company arrangement to begin or proceed with enforcement process in relation to property of company
35	section 444F		Power to order secured creditor or owner or lessor of property not to take certain actions
36	section 445B		Power to make an order cancelling a variation of a deed of company arrangement
37	section 445D		Power to make an order terminating a deed of company arrangement
38	section 445G		Power to avoid or validate a deed of company arrangement
39	section 447A		Power to make an order to bring an administration to an end
40	section 447B		Power to make an order to protect interests of company's creditors during an administration
41	section 447C		Power to declare whether administrator is validly appointed
42	<i>repealed</i>		
43	<i>repealed</i>		
44	<i>repealed</i>		
45	sections 449C		Power to make an order in respect of vacancy in office of administrator of company or in office of administrator of deed of company arrangement
46	<i>repealed</i>		
46A	<i>repealed</i>		

Item	Provision of the <i>Corporations Act 2011</i>	Rule	Description (for information only)
47	sections 459F, 459H, 459J, 459L, 459M and 459N		Power to make an order in relation to statutory demands
48	sections 459A, 459B (except in respect of applications under Part 2F.1), 459C, 459D, 459P, 459R, 459S, 459T, 461, 462, 464 and 465B, 465C, 466, 467, 467A and 467B (except in respect of applications under Part 2F.1)	Div 5	Power to make orders in relation to winding up applications
49	section 468		Power in relation to validation of disposition of property
49A	section 468A		Power in relation to the authorisation of the transfer of shares
50	paragraph 470 (2) (b)		Power to direct service of copy of order on another person
51	section 472	5.5 6.1	Power to appoint registered liquidator or provisional liquidator
52	<i>repealed</i>		
53	<i>repealed</i>		
54	<i>repealed</i>		
54A	<i>repealed</i>		
55	subsection 473 A(1)	7.2	Power to fill vacancy in office of registered liquidator
56	subsection 473 A(4)		Power to declare what may be done by liquidator, where more than one liquidator is appointed by the Court
57	subsection 474 (2)		Power to order that property vest in liquidator
58	subsection 475 (8)	7.3	Power to grant leave for payment of costs and expenses incurred in preparing a report under section 475
59	section 479		Power to give directions in matters arising in a winding up
60	section 480	7.5	Power to release liquidator and deregister company

Item	Provision of the <i>Corporations Act 2011</i>	Rule	Description (for information only)
61	section 481	7.7	Power to order preparation of report on accounts of liquidator
61A	section 482		Power to make an order: (a) to stay the winding up of a company either indefinitely or for a limited time; or (b) to terminate the winding up of a company on a day specified in the order
62	subsection 483 (1)		Power to require payment of money or transfer of property
62A	subsection 483 (2)		Power to order payment of money
63	subsection 483 (3)	7.8	Power to order payment of a call
63A	subsection 483 (4)		Power to order payment of amount due into a bank named in the order
64	section 484	8.1 8.2 8.3	Power to appoint special manager
65	section 486		Power to make an order for inspection of books by creditors or contributories
66	subsection 488 (2)	7.9	Power to grant leave to distribute a surplus
67	section 490		Power to grant leave to company to wind up voluntarily
68	subsection 495 (4)		Power to make an order in relation to conduct of meeting in course of members' voluntary winding up
69	<i>repealed</i>		
70	subsection 497 (3)		Power to order that list of creditors be sent to creditors in creditors' voluntary winding up
71	<i>repealed</i>		
72	section 500		Power to make an order as to execution and civil proceedings
73	<i>repealed</i>		
74	<i>repealed</i>		
75	<i>repealed</i>		
76	subsection 507 (6)		Power to sanction resolution to accept shares as consideration for sale of property of company
77	subsection 507 (9)		Power to give directions necessary for arbitration



Item	Provision of the <i>Corporations Act 2011</i>	Rule	Description (for information only)
78	subsection 507 (10)		Power to approve liquidator's exercise of powers in creditors' voluntary winding up
79	subsection 509 (2)		Power to order ASIC to deregister company on specified day
80	subsection 510 (3)		Power to settle dispute as to value of security or lien or amount of debt or set-off
81	<i>repealed</i>		
82	<i>repealed</i>		
83	subsection 532 (2)		Power to grant leave for person to be appointed as liquidator
84	<i>repealed</i>		
85	paragraph 542 (3) (a)		Power to give directions in relation to destruction of books of company
86	subsection 543 (1)		Power to make an order as to the investment of surplus funds
87	subsection 544 (2)		Power to order account of funds in hands of liquidator, audit or payment of money by liquidator
88	section 545		Power to direct to liquidator to incur particular expense
89	<i>repealed</i>		
90	<i>repealed</i>		
91	section 554A	14.1	Power to estimate or determine value of debts and claims of uncertain value in liquidation
92	section 554G		Power to grant leave to secured creditor to amend valuation of security in proof of debt
93	section 564		Power to make an order in favour of creditors who give company indemnity for costs of litigation
94	sections 568, 568B, 568E and 568F	10.2	Power to make an order in relation to disclaimer of onerous property
95	sections 583 and 585	10.3	Power in relation to winding up Part 5.7 bodies
96	sections 596A, 596B, 596F, 597, 597A and 597B	11.3 11.6 11.7 11.9	Power to make an order in relation to examinations
97	<i>repealed</i>		

Item	Provision of the <i>Corporations Act 2011</i>	Rule	Description (for information only)
97A	subsection 601AH (2)		Power to order reinstatement of registration of a company
97B	subsection 601AH (3)		Power to: (a) validate anything done between deregistration of a company and its reinstatement; and (b) make any other order the Court considers appropriate
98	subsection 601BJ (2)		Power to approve modification in constituent documents of registered company
99	subsection 601CC (9)		Power to order restoration of name of registered Australian body to the Register
100	subsection 601CL (10)		Power to order restoration of name of registered foreign company to the Register
101	section 1071D	12.2	Power to make an order in relation to a person summoned
102	section 1071F		Power to make an order in relation to a company's refusal to register a share transfer
103	subsection 1071H(6)		Power to make an order to remedy default in issuing certificate etc
104 to 108	<i>repealed</i>		
109	section 1274		Power to make an order where failure to lodge, amend etc a document
110	section 1303		Power to order that books be available for inspection
111	section 1319		Power to give directions with respect to meetings
112	<i>repealed</i>		
113	section 1322		Power to make an order in relation to irregularities
113 A	section 1325D		Power to make an order where contravention of a provision of Chapter 6 due to inadvertence
114	section 1335		Power to make an order as to costs
115	<i>repealed</i>		

10. the powers of the Court specified in columns 2 and 3 of the following items of Part 1A of Schedule 2 to the Federal Court (Corporations) Rules 2000:

Item	Provision of the Insolvency Practice Schedule (Corporations)	Rule	Description (for information only)
1	subsection 20-70(3)		Power to extend time to apply to ASIC for renewal of a liquidator's registration
2	paragraph 40-5(4)(b)		Power to give a direction to a liquidator to lodge a document or give any information or document
3	paragraph 40-10(4)(b)		Power to direct a liquidator: (a) to confirm to ASIC that information is complete and correct; or (b) to complete or correct information; or (c) to notify any persons specified by ASIC of any additional or corrected information
4	subsection 45-1(1)		Power to make orders in relation to a registered liquidator
5	paragraphs 60-10(1)(c) and (2)(b)	9.2	Power to determine an external administrator's remuneration
6	subsection 60-11(3)	9.2A	Power to review a remuneration determination for an external administrator of a company
7	subsection 60-16(1)	9.3	Power to determine a provisional liquidator's remuneration
8	section 65-45		Power to give directions regarding the handling of money and securities by an external administrator
9	paragraph 70-35(3)(c)		Power to give directions in relation to destruction of the books of a company
10	section 70-90		Power to order an external administrator to give relevant material to a person
11	subsection 75-41(3)		Power to make orders in relation to proposals considered at a meeting of creditors
12	subsection 75-42(4)		Power to order that a resolution passed at a meeting of creditors because of a casting vote be set aside or varied and make further orders or give further directions

13	subsection 75-43(4)		Power to order that a resolution considered at a meeting of creditors is taken to have been passed and make further orders or give further directions
14	subsection 80-50(2)		Power to approve a committee of inspection incurring expenses in obtaining advice or assistance
15	paragraph 80-55(5)(b)		Power to give leave for a member of committee of inspection to derive a profit or advantage
16	subsection 90-5(1)		Power to inquire into the external administration of a company
17	subsections 90-5(2) and 90-10(4)		Power to require an external administrator or former external administrator to give information, provide a report or produce a document
18	section 90-15	7.2 and 11.8	<p>Power to make orders in relation to the external administration of a company, including the following:</p> <p>(a) determining a question or questions arising in the external administration;</p> <p>(b) that a person cease to be the external administrator;</p> <p>(c) that another registered liquidator be appointed;</p> <p>(d) in relation to the costs of an action (including court action) taken by the external administrator or another person in relation to the external administration;</p> <p>(e) in relation to any loss that the company has sustained because of a breach of duty by the external administrator;</p> <p>(f) in relation to remuneration, including requiring a person to repay to a company, or the creditors of a company, remuneration paid to the person as external administrator of the company</p>

19	subsections 90-23(6) and (9)		Power to appoint a registered liquidator to carry out a review into a matter that relates to the external administration of a company and to specify the matters which the liquidator is appointed to review and the way in which the cost of carrying out the review is to be determined
20	section 90-28		Power to make orders in relation to a review by a reviewing liquidator on the application of the reviewing liquidator, a person with a financial interest in the external administration of the company or an officer of the company
21	subsection 90-35(6)		Power to order the reappointment of a former external administrator

11. the powers of the Court specified in column 2 of the following items of Part 2 of Schedule 2 to the Federal Court (Corporations) Rules 2000:

Item	Provision of the <i>Australian Securities and Investments Commission Act 2001</i>	Rule	Description (for information only)
1	subsection 79 (4)		Power to extend period to give notice of intention to have statements made at examination admitted

12. the powers of the Court specified in column 2 of the following items of Part 1 of Schedule 1 to the Federal Court (Bankruptcy) Rules 2016:

Column 1 Item No.	Column 2 Provision of the <i>Bankruptcy Act 1966</i>	Column 3 Description (for information only)
1	subsection 30(1) (only for an application to set aside a bankruptcy notice)	Power to set aside a bankruptcy notice
2	section 33	Adjournment, amendment of process and extension and abridgement of time
3	paragraph 40 (1) (g)	Power to grant leave to serve a bankruptcy notice outside Australia
4	subsection 41 (6A)	Extension of time for compliance with a bankruptcy notice

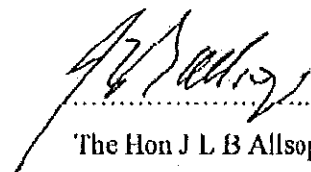
Column 1 Item No.	Column 2 Provision of the <i>Bankruptcy Act 1966</i>	Column 3 Description (for information only)
5	subsection 43 (1)	Power to make a sequestration order
6	subsection 46 (2)	Power to make a sequestration order against 2 or more debtors
7	subsection 47 (2)	Power to give leave to withdraw a creditor's petition after presentation
8	section 49	Power to permit the substitution of another creditor as petitioner
9	subsection 52 (1)	Power to make a sequestration order against the estate of a debtor
10	subsection 52 (2)	Power to dismiss a creditor's petition
11	subsection 52 (3)	Power to stay all proceedings under a sequestration order for a period not exceeding 21 days
12	subsection 52 (5)	Power to extend a period at the expiration of which a creditor's petition lapses
13	subsection 55(3B)	Power to direct the Official Receiver to accept or reject a debtor's petition
14	section 81	Powers in relation to examinations
15	subsection 206 (1)	Power to adjourn a creditor's petition if creditors have passed a resolution for a deed and to subsequently dismiss the petition
16	subsection 244 (9)	Power to direct service of a creditor's petition on a person under Part XI
17	subsection 244 (10)	Power to dispense with service of a creditor's petition under Part XI
18	subsection 244 (11)	Power to make an order for the administration of an estate under Part XI
19	subsection 244 (12)	Power to dismiss a creditor's petition under Part XI
20	subsection 244 (13)	Power to give leave to present petition under Part XI
21	subsection 247 (1A)	Power to make an order for the administration of the estate of a deceased person on the petition of a person administering estate
22	section 264B	Power to issue a warrant
23	subsection 309 (2)	Power to order substituted service

13. the powers of the Court specified in column 2 of the following items of Part 2 of Schedule 1 to the Federal Court (Bankruptcy) Rules 2016:

Item	Provision of the Federal Court (Bankruptcy) Rules 2016	Description (for information only)
1	rule 1.04	Power to make an order about the application of these Rules
2	rule 2.03	Power to grant leave to be heard in a proceeding, including the following powers: (a) to impose conditions on the granting of the leave; (b) to revoke the leave; (c) to order the payment of costs; (d) to order that a person not be further heard until costs are paid or secured
3	rule 2.06	Power to grant leave to oppose an application or a petition
4	subrule 3.03(5)	Extension of time for compliance with a bankruptcy notice
5	rule 4.05	Power to make orders as to service of a creditor's petition
6	rule 6.02	Power to order that an application under section 50 of the Bankruptcy Act for a person to be summoned for examination be heard in the absence of a party or in closed court
7	rule 6.07	Power to order that an application under section 81 of the Bankruptcy Act for a relevant person to be summoned for examination be heard in the absence of a party or in closed court
8	rule 6.13	Power to order that an application under section 81 of the Bankruptcy Act for an examinable person to be summoned for examination be heard in the absence of a party or in closed court
9	paragraph 8.02(4)(c)	Power to make orders as to service of an application under section 180 or subsection 183(1) of the Bankruptcy Act

Item	Provision of the Federal Court (Bankruptcy) Rules 2016	Description (for information only)
10	rule 11.02	Power to make orders as to service of a creditor's petition presented under section 244 of the Bankruptcy Act
11	rule 11.05	Power to make orders as to service of a creditor's petition presented under section 247 of the Bankruptcy Act
12	rule 13.01	Power to order costs, including for a fixed amount

14. the powers of the Court specified in subrule 3.01 (1) (c) of the Federal Court Rules 2011, being the power of the Court to receive evidence on any application that the Registrar is empowered to decide.
15. the powers of the Court specified in subrule 3.01 (1) (d) of the Federal Court Rules 2011, if the parties consent in writing being:
  - (i) the power of the Court under section 23 of the *Federal Court of Australia Act 1976* to make an order for the dismissal of a proceeding and to make an order for the payment of costs;
  - (ii) the power of the Court under section 53A of the *Federal Court of Australia Act 1976* to make an order referring a proceeding to arbitration.
16. the powers of the Court specified in subrule 3.01 (1) (e) of the Federal Court Rules 2011, being the power of the Court under section 20A (2) of the *Federal Court of Australia Act 1976* to deal with a matter without an oral hearing.

  
The Hon J L B Allsop AO  
Chief Justice  
Federal Court of Australia  
27 February 2019